RADER, FISHMAN & GRAUER, PLLC

Declaration For U.S. Patent Application

My residence I believe I am are listed belo (Insert Title) CELL-FREE	the original, first and the original, first and the subject matter of the METHOD OF POSTROTEIN SYNTHES	nd citizenship are as st I sole inventor (if only er which is claimed an STTRANSLATIONAL	one name is listed ad for which a patent MODIFICATION	below) or an original, first and its sought on the invention early ADDING MYCROSOM	nd joint inventor (if plural names ntitled MAL MEMBRANE IN
57	Cl. I. Namer Lea 12, 2004			As PCT International Application	
⊠ was Nu	filed on November 12, 2004 ber PCT/JP2004/017219 and was amended on				
	iled on			As U.S. Patent Application	
	mber				
any amendmed I acknowledg I hereby claim certificate, or and have also	ent referred to above. e the duty to disclose m foreign priority be 1365(a) of any PCT identified below any	information which is n nefits under 35 U.S.C international application	naterial to patentabil C. '119(a)-(d) or '3 on which designated or patent or inventor	ity as defined in 37 C.F.R. ' 365(b) of any foreign applie at least one country other the	ding the claim(s), as amended by 1.56. cation(s) for patent or inventor's an the United States, listed below tional Application having a filing Priority Claimed
	2003-384387	Japan	13/N	ovember/2003	X Yes \(\sum \) No
(List prior	(Number)	(Country)		/Month/Year Filed)	_
foreign applications)					☐ Yes ☐ No
аррисаноль)	(Number)	(Country)	(Day	/Month/Year Filed)	☐ Yes ☐ No
	(Number)	(Country)	(Day	/Month/Year Filed)	
			(Filing	Date)	elow.
	□ s	ee attached list for add	litional prior foreign	or provisional applications.	•
designating the disclosed in the duty to disclosed date of the product (List prior U.S.	ne United States of A he prior application(s see information which ior application and the	merica listed below a) (U.S. or PCT) in the is material to patenta national or PCT Inter	nd, insofar as the s manner provided bability as defined in	ubject matter of each of the by the first paragraph of 35, 37 C.F.R. '1.56 which bec of this application.	PCT International application(s) claims of this application is not U.S.C. '112, I acknowledge the ame available between the filing
Applications or PCT Internationa		(Application Serial No.)		(Status) (pa	tented, pending, abandoned)
applications designating the U.S	(Application	(Application Serial No.)		(Status) (patented, pending, abandoned)	
And I herel	y appoint the firm	of Rader, Fishma	n & Grauer, PLI	C, Customer Number	23353 including as principal

And I hereby appoint the firm of Rader, Fishman & Grauer, PLLC, Customer Number 23353 including as principal attorneys: Richard D. Grauer, Reg. No. 22,388; David T. Nikaido, Reg. No. 22,663; Ronald P. Kananen, Reg. No. 24,104; Ralph T. Rader, Reg. No. 28,772; Carl Schaukowitch, Reg. No. 29,211; Michael D. Fishman, Reg. No. 31,951; Joseph V. Coppola, Sr., Reg. No. 33,373; Michael B. Stewart, Reg. No. 36,018; Alexander D. Rabinovich, Reg. No. 37,425; Kevin D. Rutherford, Reg. No. 40,412; Glenn E. Forbis, Reg. No. 40,610; Lee Cheng, Reg. No. 40,949; Kristin L. Murphy, Reg. No. 41,212; Robert S. Green, Reg. No. 41,800; James F. Kamp, Reg. No. 41,882; Brian K. Dutton, Reg. No. 47,255; Michael R. Bascobert, Reg. No. 44,525, Shawn B. Cage, Reg. No. 51,522

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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